Case 2:19-cv-19802-JMV-SCW Document 1 Filed 11/04/19 Page 1 of 3 PageID: 1

The JS-44 civil cover sheet and the information contained herein neither replace nor supplement the filing and service of pleadings or other papers as required by law, except as provided by local rules of court. This form, approved by the Judicial Conference of the United States in September 1974, is required for the use of the Clerk of Court for the purpose of initiating the civil docket sheet. (SEE INSTRUCTIONS ON THE REVERSE OF THE FORM).

| quired for the use of the Cler I. (a) PLAINTIFFS | e civil docket sheet. (SEE INSTRUCTIONS ON THE REVERSE OF THE FORM). DEFENDANTS | | | | | | | | |
|--|---|--|--|---|----------------------------------|---|--|---------------------------------------|--|
| UNITED | 1 | SPRING TIME MATTRESS & BEDDING CORP. | | | | | | | |
| | | | | | | | | | |
| (b) COUNTY OF RESIDENCE OF FIRST LISTED PLAINTIFF (EXCEPT IN U.S. PLAINTIFF CASES) | | | | (IN U.S. PLAINTIFF CASES ONLY) | | | | | |
| () | NOTE: IN LAND CONDEMNATION CASES, USE THE LOCATION OF THE TRACT OF LAND INVOLVED. ATTORNEYS (IF KNOWN) | | | | | | | | |
| (C) ATTORNEYS (FIRM NAME, A JORDAN M. ANGER, AUSA United States Attorney's Office 970 Broad St., Room 700 Newark, New Jersey 07102 | | | | | | | | | |
| II. BASIS OF JURISDIC | | III. CITIZENSHIP OF PRINCIPAL PARTIES (PLACE AN "X" IN ONE BOX (FOR DIVERSITY CASES ONLY) FOR PLAINTIFF AND ONE BOX FOR DEFENDANT) | | | | | | | |
| [X] 1 U.S. Government Plaintiff (U.S. Government Not a Party) [] 2 U.S. Government [] 4 Diversity | | | | PTF DEF PTF DEF | | | | DEF | |
| | | | Citizen of This State []1 []1 | | | Incorporated or Principal Plac | _ | □ 4 | |
| Defendant | (Indicate Citizenship of Parties in item III) | | Citizen of Another State □2 []2 Citizen or Subject of a | | | Incorporated and Principal Pla Business in Another State | □ 5 | | |
| | | | Foreign Country | F12 | []3 | Foreign Nation | □6 | □ 6 | |
| IV. CAUSE OF ACTION (CITE THE U.S. CIVIL STATUTE UNDER WHICH YOU ARE FILING AND WRITE BRIEF STATEMENT OF CAUSE. DO NOT CITE JURISDICTIONAL STATUTES UNLESS DIVERSITY.) 28 U.S.C. § 1345 - United States as Plaintiff | | | | | | | | | |
| V. NATURE OF SUIT | (PLACE AN " | X"IN ONE I | BOX ONLY) |) | | | | | |
| CONTRACT | TOR | ΓS | | FORFEITURE/ | PENALTY | BANKRUPTCY | OTHE | R STATUES | |
| □ 110 Insurance □ 120 Marine □ 130 Miller Act □ 140 Negotiable Instrument □ 150 Recovery of Overpayment and Enforcement of Judgment □ 151 Medicare Act □ 152 Recovery of Defaulted Student Loans (Excl. Veterans) □ 153 Recovery of Overpayment | PERSONAL INJURY [] 310 Airplane [] 315 Airplane Product Liability [] 320 Assault, Libel and Slander [] 330 Federal Employers' Liability [] 340 Marine [] 345 Marine Product Liability [] 350 Motor Vehicle [] 355 Motor Vehicle Product | [] 362 Personal Malp [] 365 Personal Liabi [] 368 Asbestos Injury | ractice I Injury Product lity s Personal y Prod. Liab PROPERTY raud Lending | [] 610 Agriculture [] 620 Other Food and Drug [] 625 Drug Related Seizure at Property 21 U.S.C. 881 [] 630 Liquor Laws [] 640 R.R. and Truck [] 650 Airline Regs. [] 660 Occupational Safety/Health [] 690 Other | | [] 422 Appeal 28 U.S.C. 158 [] 423 Withdrawal 28 U.S.C. 157 PROPERTY RIGHTS [] 820 Copyrights [] 830 Patent [] 840 Trademark | 400 State Reapportionment 410 Antitrust 1430 Banks and Banking 450 Commerce/ICC Rates/etc 460 Deportation 470 Racketeer Influenced Corrupt Organizations 810 Selective Service 850 Securities/ Commodities/ Exchange 875 Customer Challenge 12 U.S.C. 3140 | | |
| at Veteran's Benefits ☐ 160 Stockholders' Suits | Liability [] 360 Other Personal Injury | Dama [] 385 Property | age | LABOR | | SOCIAL SECURITY [] 891 Agricultur | | ıltural Acts | |
| □ 190 Other Contract □ 195 Contract Product Liability | | | uct Liability | [] 710 Fair Labor Standards | | [] 861 HIA (1395ff) [] 862 Black Lung(923) [] 863 DIWC/DIWW | [] 892 Economic Stabilization Act [] 893 Environmental Matters [] 894 Energy Allocation Act [] 895 Freedom of | | |
| REAL PROPERTY | CIVIL RIGHTS | PRISONER | PETITION | [] 720 Labor/Mgmt. Relations [] 730 Labor/Mgmt. | | (405(g)) [] 864 SSID Title XVI [] 865 RSI (405(g)) | Information Act [] 900 Appeal of Fee Determ. | | |
| [] 210 Land Condemnation [] 220 Foreclosure [] 230 Rent Lease and Ejectment | [] 441 Voting [] 442 Employment [] 443 Housing/Accommodations | [] 510 Motions to Vacate Sentence Habeas Corpus: | | Reporting and Disclosure Act [] 740 Railway Labor Act | | FEDERAL TAX SUITS | Under Equal Access to Justice [] 950 Constitutionality of State Statutes | | |
| 240 Torts to Land 444 Welfare 290 All Other Real Property 440 Other Civil Rights | | 530 General 535 Death Penalty 540 Mandamus and Other 550 Other (including 1983 Actions) | | [] 790 Other Labor Litigation [] 791 Empl. Ret. Inc. Security Act | | [] 870 Taxes (U.S. Plaintiff or Defendant) [] 871 IRS - Third Party 26 U.S.C. 7609 | [] 890 Other Statutory Actions | | |
| VI. ORIGIN [x] 1 Original Proceeding | | manded from ate Court | [] 4 Reinstat Reopened | | ansferred from district (spec | | ., ., | eal to District om Magistrate t | |
| VII. REQUESTED IN CHECK IF THIS IS A CLASS ACTION COMPLAINT: CHECK IF THIS IS A CLASS ACTION DEMAND \$ CHECK YES only if demanded in complaint: JURY DEMAND: [] YES [] NO | | | | | | | | | |
| VII. RELATED CASE(S) (See instructions): IF ANY | | | | | | | | | |
| DATE 11/120/9 SIGNATURE OF ATTORNEY OF RECORD | | | | | | | | | |
| JORDAN M. ANGER, Assistant United States Attorney | | | | | | | | | |

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(FLU:YH)

UNITED STATES DISTRICT COURT DISTRICT OF NEW JERSEY

UNITED STATES OF AMERICA, : HON.

Plaintiff, : Civil Action No.

v. : **COMPLAINT**

SPRING TIME MATTRESS & :
BEDDING CORP. D/B/A SPRINGTIME
BEDDING, INC., :

Defendant.

CRAIG CARPENITO, United States Attorney for the District of New Jersey, on behalf of plaintiff, United States of America, for its Complaint against defendant, SPRING TIME MATTRESS & BEDDING CORP., says that:

- 1. This is a civil action brought on behalf of the United States of America and this Court has jurisdiction under the provisions of 28 U.S.C. Section 1345.
 - 2. The defendant resides in Teterboro, within the state and district of New Jersey.
- 3. Defendant owes plaintiff the principal sum of \$121,223.75, plus interest, as more fully set forth on the Certificate of Indebtedness attached hereto as Exhibit "A".
 - 4. Due demand has been made for payment.

THEREFORE, plaintiff demands judgment against defendant as follows:

- a. In the amount of \$214,908.75 (\$121,223.75 principal, \$5,217.37 interest accrued through April 4, 2019); \$31,304.25 penalty, and \$57,163.38 administrative fees;
- b. Interest to accrue at the rate of 1% per annum from April 05, 2019 to date of judgment;
- c. Interest from the date of judgment at the legal rate in effect on the date of judgment until paid in full;
- d. Costs of suit; and
- e. For such other relief as this Court may deem just.

CRAIG CARPENITO
UNITED STATES ATTORNEY

DUI TODDANIM ANGER

ASSISTANT U.S. ATTORNEY





U.S. DEPARTMENT OF THE TREASURY BUREAU OF THE FISCAL SERVICE WASHINGTON, DC 20227

ACTING ON BEHALF OF
U.S. DEPARTMENT OF HOMELAND SECURITY
HOMELAND SECURITY INVESTIGATIONS
OFFICE OF SPECIAL AGENT IN CHARGE
CERTIFICATE OF INDEBTEDNESS

SPRING TIME MATTRESS & BEDDING CORP. D/B/A SPRINGTIME BEDDING, INC. 25 CENTRAL AVENUE TETERBORO, NJ 07608

TIN: 27-4200667

RE: Agency Debt ID Nos.: TRFM1600249900/19-783391B

I hereby certify, as part of my duties with the U.S. Department of the Treasury (Treasury), including referring matters to the U.S. Department of Justice (DOJ) for litigation, I am a custodian of records of certain files sent by the U.S. Department of Homeland Security (DHS) to Treasury for collection actions. As a custodian of records for Treasury, I have care and custody of records relating to the debt owed by Spring Time Mattress & Bedding Corporation (DEBTOR) to DHS.

The information contained in this Certificate of Indebtedness is based on documents created by an employee or contractor of DHS based on his/her knowledge at or near the time the events were recorded, including the review of Section 274A of the Immigration and Nationality Act, a person or entities determined to have knowingly continued to employ an unauthorized alien in the United States, by an employee or contractor of Treasury based on his/her knowledge at or near the time the events were recorded, including the review of U.S. Department of Homeland Security, U.S. Immigration and Customs Enforcement (ICE) violations. Treasury's regular business practice is to receive, store and rely on the documents provided by DHS, when debts are referred to Treasury for collection activities, including litigation.

On October 31, 2014, DHS issued a Notice of Intent to Fine against the DEBTOR in the amount of \$121,223.75 with an annual interest rate of 1.00% and an annual penalty rate of 6.00% for 127 counts of violations of Section 274A of the Act, a person or entities determined to have knowingly continued to employ an unauthorized alien in the United States. The Notice of Intent to Fine was served upon the DEBTOR on November 3, 2014. According to DHS historical records the debt became delinquent on January 23, 2015.

DHS referred the claim to Treasury's Bureau of the Fiscal Service, Debt Management Services (DMS) to collect the delinquent debt on July 19, 2016. Further, I certify that I am familiar with Treasury's record keeping practices, including the receipt of files from DHS.





U.S. DEPARTMENT OF THE TREASURY **BUREAU OF THE FISCAL SERVICE** WASHINGTON, DC 20227

ACTING ON BEHALF OF U.S. DEPARTMENT OF HOMELAND SECURITY HOMELAND SECURITY INVESTIGATIONS OFFICE OF SPECIAL AGENT IN CHARGE **CERTIFICATE OF INDEBTEDNESS**

On April 3, 2019, DMS referred the claim to DOJ for litigation and collection in the amount due of \$121,223.75 with daily interest of \$3.32 and daily penalty of \$19.23. As of April 4, 2019, the DEBTOR is indebted to the United States in the amounts stated as follows:

Principal:

\$ 121,223.75

Interest (@1.00%):

\$ 5,217.37

Penalty (@6.00%):

\$ 31,304.25

Admin Fees:

\$ 57,163.38

Total:

\$ 214,908.75

The balance stated in the case listed above is current as of April 4, 2019, including any applicable interest, penalties, administrative fees, and DMS & DOJ fees (pursuant to 31 U.S.C. 3717(e) and 3711(g)(6), (7); 31 C.F.R. 285.12(j) and 31 C.F.R. 901.1(f); and 28 U.S.C. 527, note).

Pursuant to 28 U.S.C. § 1746(2), I certify under penalty of perjury that the foregoing is true and correct to the best of my knowledge and belief based upon information provided by DHS and information contained in Treasury's records.

4/4/2019

Signed by: Natalie R. Stubbs

Natalie Stubbs

Financial Program Specialist

U.S. Department of the Treasury

X Natalie R Stubbe

Debt Management Services